## **DRAFT**

140	REMARKS/ARGUMENTS
141	
142	Claims 1-31 are canceled.
143	Independent claims 32-34 are pending.
144	Dependent claims 35-49 are pending.
145	
146	****************************
147	
148	Numbering Claims Corrected
149	Claims 32-49 (previously shown as claims 29-46) were objected to under 37
150	CFR 1.75(d)(1), wherein the numbering of the claims was incorrect. Applicant
151	would like to apologize to the Examiner for the Examiner's inconvenience and
152	confusion. The numbering is corrected.
153	The claim number of the independent claim referred in each dependent claim is
154	also corrected accordingly.
155	
156	Grammatical Error Corrected
157	Claims 32-49 (previously shown as claims 29-46) were also objected to under 37
158	CFR 1.75(d)(1) due to the phrase "one or more of arm joint wrinkles". The
159	grammatical error is corrected by amending to the phrase "one or more arm joint
160	wrinkles".
161	
162	Indefinite Expression Corrected
163	Claims 32 (previously 29) and 34 (previously 31) were rejected under 35 U.S.C.

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164	112, 2nd paragraph since the phrase "said wrinkle of a second length" lacked
165	antecedent basis. The phrase is corrected to "a wrinkle of a second length".
166	
167	Conclusion
168	For all of the above reasons, applicant submits that the claims all define
169	patentably over the prior art. Therefore, applicant submits that this application is
170	now in condition for allowance, which action applicant respectfully solicits.
171	
172	Conditional Request Constructive Assistance
173	Applicant has amended the claims so that they are proper, definite, and define
174	novel structure which is also unobvious. If, for any reason this application is not
175	believed to be in full condition for allowance, applicant respectfully requests the
176	constructive assistance and suggestions of the Examiner pursuant to M.P.E.P. §
177	2173.02 and § 707.07(j) in order that applicant can place this application in
178	allowable condition as soon as possible and without the need for further
179	proceedings.
180	
181	Misc.
182	Applicant has no intent to limit the scope of the claims presented in this
183	amendment by the previous amendment(s) (if any) submitted by applicant.
184	Applicant has no intent to surrender any equivalent of any element included in
185	the claims by any amendment, whether previously or subsequently submitted, of
186	the claims unless expressly and unambiguously stated otherwise in the
187	amendment

## **DRAFT**

188	Applicant has no intent to limit the scope or deny the patentability of this
189	application by other applications filed by applicant.
190	Applicant has no intent to limit the scope or deny the patentability of other
191	applications filed by applicant by this application.
192	No new matter is added by this amendment.
193	
194	
195	
196	Date: 2007-03-XX
197	
198	Best Regards,
199	
200	lwao Fujisaki